11/15/2005 10:22

3832489448

LARS WALBERG

図004 PAGE 87

RECEIVED
CENTRAL FAX CENTER

NOV 15 2005

PATENT APPLICATION

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

## MERGED REISSUE AND REEXAMINATION PROCEEDINGS

Attorney Docket No.: 1915.17US03 Reissue Application No.: 10/805,686

Confirmation No.: 8616 Filed: 19 March 2004 Attorney Docket No.: 1915.17US05 Reexamination Control No.: 90/007,487 Confirmation No.: 5214

Filed: 29 March 2005

Examiner: Lissi M. Marquis
Group Art Unit: 2800
In re the application of: Richard J. Morris
For: ROOF BATTEN

## REISSUE APPLICATION DECLARATION UNDER 37 C.F.R. & 1.175

I, Lars J. Walberg, a citizen of the United States residing at 1388 Mesa Drive, Eagle, Colorado 81631, hereby declare that:

- I believe I and Richard J. Morris are original, first and joint inventors of the subject
  matter described and elaimed in U.S. Porent No. 6,357,193, granted March 19, 2002, and
  for which a reissue patent is sought on the invention entitled ROOF BATTEN, the
  specification of which was filed on March 19, 2004.
- I have reviewed and understand the contents of the above-identified specification, including the claims, as amended.
- I acknowledge the duty to disclose information material to the examination of this
  application in accordance with 37 C.F.R. § 1.56.
- 4. I believe:
  - a. U.S. Patent No. 6,357,193 to be wholly or partially inoperative by reason of a defective specification. In one instance of a defective specification, claim 2

11/15/2005 10:22 3032489448

LARS WALBERG

Attorney Docket Nos. 1915.17US03 & 1915.17US05
Reissue Application No. 10/805,686 & Reexamination Control No. 90/007,487
Reissue Application Declaration

recites "the second ply includes a multiplicity of cross plies extending between the first plies."

- i. Claim 1, from which claim 2 directly depends, recites "a generally planar first ply and a second ply,"
- ii. Hence, claim 2 may be construed to be indefinite because it is impossible for a multiplicity of cross plies to extend between a single first ply, as recited in claim 1.
- b. U.S. Patent No. 6,357,193 to be wholly or partly inoperative by reason of the patentee claiming more or less that the patentee had a right to claim in the patent.
  - i. In one instance of claiming more or less than the patentee had a right to claim in the patent, the material of which the first and the second ply comprise is not recited in a claim depending from claim 1.
  - il. In another instance of claiming more or less than the patentee had a right to claim in the patent, the orientation of the cross portions with respect to the first ply is not recited.
  - iii. In another instance of claiming more or less than the patentee had a right to claim in the patent, a method of making the batten described in the patent is not recited.
  - iv. In another instance of claiming more or less than the patentee had a right to claim in the patent, claims reading on a batten per se, rather than a batten as a component of a tile roof system is not recited, in which the

Page 2 of 3 Pages

PAGE 09

11/15/2005 10:22 3032489449

LARS WALBERG

Attorney Docket Nos. 1915.17US03 & 1915.17US05 Reissue Application No. 10/805,686 & Reexamination Control No. 90/007,487 Reissue Application Declaration

batten comprises a pair of generally planar first plies and a second ply extending between the first plies, the first plies and second ply defining a multiplicity of discrete passages allowing fluids to flow therethrough.

- 5. All errors corrected in the present reissue application up to the filing of this declaration arose without any deceptive intent on my part.
- 6. All statements made herein of my own knowledge are true and all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements may jeopardize the validity of the application and any patent issuing therefrom.

Lars J. Walberg

Please grant any extension of time necessary for entry; charge any see due to Deposit Account No. 16-0631.

## CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby expify that this paper is being transmissed by faceimile to the U.S. Patent and Trademark Office, Fax No. 1 571 273 8300 on the date shown below.

15 November 2005

11-15-2005

Wm. Larry Almonde

Dute

Page 3 of 3 Pages